PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 000054409	FOR FURTHER ACTION	See Form PCT/IPEA/416			
	International filing date (day/month/year)	Priority date (day/month/year)			
International application No.	26.03.2004	31.03.2003			
PCT/EP2004/003224		31.03.2003			
International Patent Classification (IPC) or national classification and IPC					
Applicant UNIVERSITY OF BRISTO					
This report is the international prelir under Article 35 and transmitted to the		this International Preliminary Examining Authority			
2. This REPORT consists of a total of	12 sheets, incl	uding this cover sheet.			
3. This report is also accompanied by A					
a (sent to the applicant and	to the International Bureau) a total of	sheets, as follows:			
sheets of the descrip	tion, claims and/or drawings which have be	een amended and are the basis for this report and/or the Rule 70.16 and Section 607 of the Administrative			
		considers contain an amendment that goes beyond cated in item 4 of Box No. I and the Supplemental			
b. (sent to the International	Bureau only) a total of (indicate type and n	umber of electronic carrier(s))			
		, containing a sequence listing and/or tables			
related thereto, in computer Section 802 of the Adminis		applemental Box Relating to Sequence Listing (see			
4. This report contains indications relati	ng to the following items:				
Box No. I Basis of the	ereport				
Box No. II Priority					
Box No. III Non-establ	ishment of opinion with regard to novelty, it	nventive step and industrial applicability			
Box No. IV Lack of un	ity of invention				
Box No. V Reasoned s	tatement under Article 35(2) with regard to dexplanations supporting such statement	novelty, inventive step or industrial applicability,			
Box No. VI Certain doc	numents cited				
Box No. VII Certain def	ects in the international application				
Box No. VIII Certain obs	servations on the international application				
Date of submission of the demand	Date of completion	of this report			
	A				
Name and mailing address of the IPEA/EP	Authorized officer				
Facsimile No.	Telephone No.				

Translation

International application No.

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Box No. I	Basis of the report		
	n regard to the language, this report is based on the internation cated under this item.	al application in the language in which it was	filed, unless otherwise
	This report is based on translations from the original language which is the language of a translation furnished for the purpose	ge into the following language	,
	international search (Rule 12.3 and 23.1(b))		
	publication of the international application (Rule 12.4))	••
	international preliminary examination (Rule 55.2 and/		
rece	h regard to the elements of the international application, this is giving Office in response to an invitation under Article 14 are report);	report is based on (replacement sheets which referred to in this report as "originally file	have been furnished to the d' and are not annexed to
	the international application as originally filed/furnished		
	the description:		
	pages 1-105	as	originally filed/furnished
	pages*	received by this Authority on	
	pages*	received by this Authority on	
\boxtimes	the claims:		
	nos. 1-26	as	s originally filed/furnished
	nos.*		tatement) under Article 19
	nos.*		
	nos.*		
	the drawings:		
		a	e originally filed/forniched
	sheets*		
	a sequence listing and/or any related table(s) – see Supplem	ental Box Relating to Sequence Listing.	
3.	The amendments have resulted in the cancellation of:		
	the description, pages		
	the claims, nos.		
	the drawings, sheets/figs		· · · · · · · · · · · · · · · · · · ·
	the sequence listing (specify);	and the AMERICAN AND AND AND AND AND AND AND AND AND A	are described to the Market Area described to the second s
	any table(s) related to sequence listing (specify):		
4.	This report has been established as if (some of) the amend they have been considered to go beyond the disclosure as f	lments annexed to this report and listed belo iled, as indicated in the Supplemental Box (R	w had not been made, since ule 70.2(c)).
1	the description, pages	AMAGE	
	the claims, nos.		
	the drawings, sheets/figs		
	the sequence listing (specify):		
	any table(s) related to sequence listing (specify):		
* If	item 4 applies. some or all of those sheets may be marked "suj	oerseded."	

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Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted the claims nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with. not complied with for the following reasons:
see Supplemental Box
4. Consequently, this report has been established in respect of the following parts of the international application: all parts.
the parts relating to claims Nos. 1-11 (in part), 15-26 (in part)

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			PC1/EP2004/003	224
Box			ticle 35(2) with regard to novelty, inventive step or industrial applicability; oporting such statement	
1.	Statement			
	Novelty (N)	Claims	1-11	YES
		Claims	15-26	NO
	Inventive step (IS)	Claims		YES
		Claims	1-26	NO
	Industrial applicability (IA)	Claims	1-26	YE:
		Claims		NO
2.	Citations and explanations (Rule	70.7)		
	1. This repo	ort ma	kes reference to the following	
	document:	s; the	same numbering will be used	
	througho	ut the	procedure and corresponds to their	
	order of	appea	rance in the international search	
	report:			
	D1: WO	015912	28 (BASF AG)	

D2: Alonso and Maroto, 2000; Biotechnol. Advan.

18: 481-497

D3: WOO2072742 (Bertholed et alia)

D4: W00018889 (Calgene)

- PCT Article 33(2) and 33(3) (novelty and inventive step)
- 2.1 Claim 11 relates to a derivative of SEQ. ID. No. 1 which codes for an amino acid sequence having at least 40% homology (sic) to SEQ. ID. No. 2. D4 (SEQ. ID. No. 6) discloses an amino acid sequence having 44.9% identity with SEQ. ID. No. 2. The corresponding nucleic acid (SEQ. ID. No. 5) falls under the subject matter of claim 11 and is therefore not novel under EPC Article 54. This

Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability	73
	citations and explanations supporting such statement	

also applies to dependent claims 15-23.

- 2.2 Should the applicant succeed in re-establishing formal novelty, attention should be paid to paragraph 2.6.
- 2.3 Claim 1 relates to a process for producing polyunsaturated fatty acids using nucleic acid sequences as also defined in claim 11.

There are no convincing indications, either in the prior art or in the description, that a sequence which is a derivative of SEQ. ID. No. 1 and codes for a polypeptides with only 40% homology (sic) with the SEQ. ID. No. 2 could solve the problem addressed in claim 1, namely the production of polyunsaturated fatty acids in an organism. The functional limitation, "equivalent lysophosphatidic acid acyltransferase activity", which is more than unclear, does not remedy this defect.

- 2.4 The International Searching Authority assumes that only a sequence which codes for a polypeptide having a much greater identity and a clear functional limitation could solve the stated problem.
- 2.5 Consequently, claim 1 does not meet the requirements of PCT Article 33(3). This also applies to dependent claims 2-10.
- 2.6 This argument also applies to the subject matter of claim 11(c). This claim, as well as dependent

Box No. V

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citations and explanations supporting such statement

claims 15-23, also fail to meet the requirements

of PCT Article 33(3).

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;

- 2.7 Claim 24 relates to oils, lipids or fatty acids produced by a process as per one of the claims 12-21. This type of claim is admissible only when the product obtained by the process, i.e. the oils, lipids or fatty acids, meet the patentability requirements.
- 2.8 This does not appear to be the case, since documents D1-D3 disclose oils, lipids or fatty acids which deprive the subject matter of claim 24 of novelty. Claim 24 does not meet the requirements of PCT Article 33(2). This also applies to claims 25 and 26, which relate to corresponding oil, lipid and fatty acid compositions, as well as to their use.

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Supplemental Box Relating to Sequence Listing
Continuation of Box No. 1, item 2:
1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:
a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed filed together with the international application in computer readable form furnished subsequently to this Authority for the purposes of search and/or examination received by this Authority as an amendment* on
2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
3. Additional comments:
This report was based on the sequence listing on pages 1-
120 of the description as originally filed.
* If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked "superseded."

In case the space in any of the preceding boxes is not sufficient. Continuation of:

BOX IV.3

Lack of unity of invention

- 1. PCT Article 3(4)(iii) and Rule 13.2 stipulate that when a group of inventions is claimed, the requirement for unity of invention is met only when a technical relationship involving one or more of the same or corresponding special technical features exists between these inventions.
- 2. The term "special technical features" designates the technical features which characterise in each claim the contribution of the claimed invention as a whole over the prior art.
- 3. The only technical feature which links all the different groups of inventions in the application is that they all relate to acyltransferases specific to the transfer of long-chain, polyunsaturated fatty acids. However, these acyltransferases are already known in the prior art (e.g. W00018889; Zou et alia, 1999; Hobbs et alia, 1999; Knutzon et alia, 1995; Lassner et alia, 1995). This technical relationship therefore does not constitute a contribution over the prior art which links the different inventions in such a way that they form a single general inventive concept.

- 4. The only technical feature that links inventions 1-12 is that they relate to a 1-acylglycerin-3-phosphate acyltransferase (lysophosphatidic acid acyltransferase, EC 2.3.1.51). However, this acyltransferase was also already known in the prior art (e.g. Knutzon et alia, 1995). Consequently, this technical relationship also fails to constitute a contribution over the prior art which links the twelve inventions in such a way that they form a single general inventive concept.
- 5. The only technical feature that links inventions 13-15 is that they relate to a glycerin-3-phosphate acyltransferase (EC 2.3.1.15). However, this acyltransferase was also already known in the prior art (e.g. EMBL AF090734). Consequently, this technical relationship also fails to constitute a contribution over the prior art which links the three inventions in such a way that they form a single general inventive concept.
- 6. The only technical feature that links inventions 16-18 is that they relate to a diacylglycerin acyltransferase (EC 2.3.1.20). However, this acyltransferase was also already known in the prior art (e.g. Hobbs et alia, 1999; Zou et alia, 1999). Consequently, this technical relationship also fails to constitute a contribution over the prior art which links the three inventions in such a way that they form a single general inventive concept.

- 7. The only technical feature that links inventions 19-20 is that they relate to a lecithin cholesterin acyltransferase (EC 2.3.1.43).

 However, this acyltransferase was also already known in the prior art (e.g. McLean et alia, 1986). Consequently, this technical relationship also fails to constitute a contribution over the prior art which links the three inventions in such a way that they form a single general inventive concept.
- 8. Consequently, the application lacks unity of invention, and the different inventions which do not share a common inventive concept have been separated into different groups (PCT Article 17(3)(a)).
- 8.1 Invention 1: claims 1-11 (in part), 15-26 (in part), which relate to a 1-acylglycerin-3-phosphate acyltransferase from Thraustochytrium (SEQ. ID. No. 2) and the corresponding nucleic acid (SEQ. ID. No. 1), constructs and organisms which contain the corresponding nucleic acid, process for producing polyunsaturated fatty acids using the acyltransferase, the thus produced oils, lipids and fatty acids, as well as the use of these oils, lipids and fatty acids.
- 8.2 Inventions 2-12: claims 1-11 (in part), 15-26 (in part); like invention 1, but relating to 1-acylglycerin-3-phosphate acyltransferases of SEQ.

ID. No. 3, 4, 6, 7, 9, 11, 13, 14, 16, 18, 20 (nucleic acids) and 5, 8, 10, 12, 15, 17, 19, 21 (polypeptides).

- Invention 13: claims 1-10 (in part), 12 (in part), 15-26 (in part), which relate to a glycerin-3-phosphate acyltransferase from Physcomitrella (SEQ. ID. No. 23) and the corresponding nucleic acid (SEQ. ID. No. 22), constructs and organisms which contain the corresponding nucleic acid, process for producing polyunsaturated fatty acids using the acyltransferase, the thus produced oils, lipids and fatty acids, as well as the use of these oils, lipids and fatty acids.
- 8.4 Inventions 14 and 15: claims 1-10 (in part), 12 (in part), 15-26 (in part); like invention 13, but relating to glycerin-3-phosphate acyltransferases of SEQ. ID. No. 24, 26 (nucleic acids) and 25, 27 (polypeptides).
- Invention 16: claims 1-10 (in part), 13 (in part), 15-26 (in part), which relate to a diacylglycerin acyltransferase from Cryptocodinium (SEQ. ID. No. 29) and the corresponding nucleic acid (SEQ. ID. No. 28), constructs and organisms which contain the corresponding nucleic acid, process for producing polyunsaturated fatty acids using the acyltransferase, the thus produced oils, lipids and fatty acids, as well as the use of these oils, lipids and fatty acids.

- 8.6 Inventions 17 and 18: claims 1-10 (in part), 13 (in part), 15-26 (in part); like invention 16, but relating to diacylglycerin acyltransferases of SEQ. ID. No. 30, 32 (nucleic acids) and 31, 33 (polypeptides).
- Invention 19: claims 1-10 (in part), 14 (in part), 15-26 (in part), which relate to a lecithin cholesterin acyltransferase from Physcomitrella (SEQ. ID. No. 34) and the corresponding nucleic acid (SEQ. ID. No. 35), constructs and organisms which contain the corresponding nucleic acid, process for producing polyunsaturated fatty acids using the acyltransferase, the thus produced oils, lipids and fatty acids, as well as the use of these oils, lipids and fatty acids.
- 8.8 Invention 20: claims 1-10 (in part), 14 (in part), 15-26 (in part), which relate to a lecithin cholesterin acyltransferase from Fusarium (SEQ. ID. No. 34) and the corresponding nucleic acid (SEQ. ID. No. 35), constructs and organisms which contain the corresponding nucleic acid, process for producing polyunsaturated fatty acids using the acyltransferase, the thus produced oils, lipids and fatty acids, as well as the use of these oils, lipids and fatty acids.